

**REMARKS**

This is in response to the office action dated March 21, 2008. It repeats the claim amendments in a Preliminary Amendment as transmitted to the USPTO on April 1, 08, and corrected June 5, 08.

The claim listing shows the additions, deletions and cancellations as shown in the Preliminary Amendment

As requested by phone, applicants request that the claim amendment in the Preliminary amendment be accepted as a response to the Office Communication. Applicants are confident that the single remaining very narrow claim overcomes the art cited art.

The Preliminary Amendment was filed in order to bring a specific preferred embodiment to allowance quickly. Claim 1 is amended as in the listing of the claims. All other claims are canceled

Applicants state that they are not conceding in this parent application that the canceled claims are not patentable over any art or other rejections, as the claims are canceled only for facilitating expeditious prosecution of the specific preferred embodiment.

Applicants are respectfully reserving rights to pursue the canceled claims and other claims in one or more continuations and/or divisional patent applications without conceding any claim matter.

The Examiner is requested to allow the specific preferred embodiment as claimed herein.

It is anticipated that this amendment results in the allowance of the specific preferred embodiment.

As requested in the phone call with the Examiner, the Examiner is requested to please contact the undersigned if any question remains in order to bring this application to allowance before a FINAL communication is issued.

**DOCKET NUMBER:** CH920020024US1.

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2 Respectfully submitted,

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